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1	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK		
2	WESTERN DISTRICT OF NEW TORK		
3	MARK MACRIS,		
4	Plaintiff, CERTIFIED COPY		
5	v. ) Civil Action No. ) 17-CV-361		
6	EXPERIAN INFORMATION ) SOLUTIONS, INC. and )		
7	SOLUTIONS, INC. and / SPECIALIZED LOAN SERVICING, ) LLC, )		
8	Defendants.		
9	) )		
10	<u> </u>		
11			
12			
13	RULE 30(b)(6) DEPOSITION OF		
14	EXPERIAN INFORMATION SOLUTIONS, INC. and SPECIALIZED LOAN SERVICING, LLC,		
15	BY AND THROUGH LORETTA POCH		
16	LITTLETON, COLORADO		
17	AUGUST 14, 2018		
18	1100001 117 2010		
19			
20			
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25	FILE NO.: AC03E10		

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1	A Okay.		
2	Q So let's look at		
3	MR. ANDREWS: We'll mark let's mark the		
4	whole thing.		
5	(Exhibit 2 marked for identification.)		
6	Q (BY MR. ANDREWS) I'm showing you a		
7	document marked as plaintiff's Exhibit 2. It's a		
8	series of documents Bates stamped SLS 371 through		
9	SLS 857.		
10	Have you seen this stack of documents		
11	prior to today?		
12	A Yes.		
13	MR. MCGRATH: Take a look at it.		
14	A Yes.		
15	Q (BY MR. ANDREWS) Okay. Can you identify		
16	for me SLS 371 through 374?		
17	A These are SLS responses to an e-Oscar		
18	dispute filed by Mr. Macris.		
19	Q Okay. You testified that you're familiar		
20	with that process, the ACDV, you're familiar with		
21	that term?		
22	A Yes.		
23	Q That comes from the CRA in this case,		
24	looking at SLS 371 Experian. Are you familiar with		
25	that?		